

Date: August 9, 2013
To: A. Julia Graves
From: Brian G. Workman, Assistant State Attorney
Re: State v. Kaitlyn Ashley Hunt
Case No. 31-2013-CF-000197-A

CONDITIONAL PLEA OFFER

The defendant is charged with the following in the above case:

LEWD OR LASCIVIOUS BATTERY (2 COUNTS)

I am making the following plea offer.

The Defendant will enter a plea of no contest to:

COUNT 1. BATTERY, F.S. 784.03(1)(B) (LESSER-INCLUDED OFFENSE)
COUNT 2. BATTERY, F.S. 784.03(1)(B) (LESSER-INCLUDED OFFENSE)
COUNT 3. INTERFERENCE WITH CHILD CUSTODY, F.S. 787.03 (DIRECT-FILE)

The State will recommend a withhold of adjudication and three years probation, with the following special conditions:

- a. No contact directly or indirectly with victim C.S.
- b. If victim C.S. initiates contact with defendant, defendant is not to respond in any manner.
- c. Remain at least 500 feet from victim C.S., her residence, place of work, and school at all times.
- d. Warrantless search and seizure by probation officer of the defendant's residence, car, phone, and computer.
- e. Provide probation officer with immediate and full access to telephone and internet communications including but not limited to: call logs, text logs and messages, instant messaging logs and messages, emails, social media accounts, Skype or similar accounts, and account names, numbers and passwords for all such accounts.
- f. 150 hours community service to be completed at a minimum 10 hours per month.
- g. Curfew from 11:00 p.m. to 5:00 a.m. for the first year of probation.
- h. Defendant may transfer probation to any state that will accept supervision.
- i. No early termination of probation.

By offering the terms above, the State is agreeing to the following:

1. No jail or prison.
2. No felony conviction.
3. No sex offense charge.
4. No sex offender registration.
5. No community control.
6. The defendant may petition the court to seal or expunge the charges upon successful completion of the sentence.

I believe this is a fair offer intended to protect the victim and her family while taking into

account the defendant's future. At such time as the defendant is able to successfully complete probation, she will be eligible to petition to have the charges permanently sealed or expunged from her record pursuant to F.S. 943.0585.

Please discuss this with the defendant. If you have any questions please call me.